```
1
      JAMES B. CHANIN (SBN# 76043)
      Law Offices of James B. Chanin
  2
      3050 Shattuck Avenue
      Berkeley, California 94705
  3
      Telephone: (510) 848-4752
      Facsimile: (510) 848-5819
  4
      RONALD S. BARKIN (SBN# 48930)
  5
      Law Offices of Ronald S. Barkin
      2000 Yolo Avenue
      Berkeley, California 94707
  6
      Telephone: (510) 559-9525
  7
 8
 9
     Attorneys for Plaintiff
10
11
                       UNITED STATES DISTRICT COURT
12
                      NORTHERN DISTRICT OF CALIFORNIA
13
     ANGEL JAMES MENDEZ,
                                        ) CASE NO. C 03 4485 PJH
14
                                        ) STIPULATION AND ORDER THEREON
15
                                        ) EXTENDING THE DEADLINE FOR
                                        ) EXPERT DISCLOSURES AND
16
                  Plaintiff,
                                        ) EXPERT DISCOVERY
17
     VS.
18
                                          Trial Date: 3/27/2006
     COUNTY OF ALAMEDA, a municipal
19
     corporation; DEPUTY J. RUSSELL;
     DEPUTY DEREK MEZA
20
     DOES 1-100, inclusive,
21
                 Defendants.
22
23
          Whereas the current discovery cut-off date falls
24
     substantially after the current deadline for the parties'
25
     disclosure of expert witness information pursuant to F.R.C.P.
26
    STIP. RE EXPERT DISCOVERY C 03 4485 PJH
                                                             1
```

26, and whereas the parties are still in the process of completing fact discovery and need to complete additional fact discovery before making their expert disclosures,

THE PARTIES, BY AND THROUGH THEIR ATTORNEYS OF RECORD, DO HEREBY AGREE AND STIPULATE THAT the deadline for disclosure of expert witness information pursuant to F.R.C.P. 26, which is currently set for June 15, 2005, shall be extended to November 1, 2005.

THE PARTIES FURTHER AGREE AND STIPULATE THAT the deadline for completion of expert witness discovery, which is currently set for September 14, 2005, shall be extended to December 12, 2005.

IT IS SO STIPULATED:

Dated: May 23, 2005

Dated: May 26, 2005

PURSUANT TO STIPULATION IT IS SO ORDERED:

Dated: _____, 2005

No other dates will be changed.

NAMES B. CHANIN Attorney for Plaintiff

CLYDE A. THOMPSON Attorney for Defendants

om

PHYLLIS J. HAMILTON JUDGE OF THE UNITED STATES DISTRICT COURT